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**Bacteriological Laboratory of the State University—Duties of—Appropriations. (Act Apr. 21, 1915.)**

SEC. 2575-a7. *Establishment; source of epidemics; examinations of water.*—The bacteriological laboratory of the medical department of the State university at Iowa City is hereby established as a permanent part of the medical department of the university work, and it shall in addition to its regular work perform all scientific analyses and tests, chemical, microscopical or other scientific investigations, which may be required by the State board of health, and it shall make prompt report of the results thereof, under such rules and regulations as the said State board of health may from time to time adopt. This laboratory shall in addition to the above prescribed duties make or cause to be made, bacteriological and chemical examinations of water whenever requested so to do by the State board of health or any State institution, or by any citizen, school or municipality when in the judgment of the local board of health such is necessary in the interest of the public health and for the purpose of preventing epidemics of disease. Such examinations shall be made without charge except for transportation charges, and actual cost of examination not to exceed \$2.

This laboratory shall also make the necessary investigations by both laboratory and field work to determine the source of epidemics of disease and to suggest methods of overcoming such epidemics and to prevent the recurrence of such, whenever requested so to do by the State board of health, the executive officer of a State institution, or a local board of health. A copy of the report of every epidemiological investigation shall be sent to the secretary of the State board of health. [36 G. A. (S. F. 637, sec. 1.)] [30 G. A., ch. 101, sec. 1.]

SEC. 2575-a9. *Appropriation; purposes.*—That section 3 of chapter 101 of the laws of the thirtieth general assembly and chapter 113 of the laws of the thirty-first general assembly be, and the same are hereby, repealed and the following enacted in lieu thereof:

“There is hereby appropriated, out of any money in the State treasury not otherwise appropriated, for the purpose of more perfectly equipping the present bacteriological laboratory at the State university and for the purpose of enabling it to perform the duties hereby imposed, and to provide it with the necessary apparatus and assistants to render the same effective, the sum of \$6,000 annually or so much thereof as may be necessary, to be additional salary of the director, epidemiologists, water analysts, and other assistants, the expenses of said laboratory as may be necessary by this act, including postage, stationery, and other contingent and miscellaneous expenses which may be incurred in the maintaining of said laboratory and performing the duties required therein by the provision of this act. The director shall receive such additional salary, not to exceed \$1,200 per year, as the State board of health may fix. The appropriations hereby provided shall be expended in the manner provided in section 2575 of the code. The appropriation of \$5,000 provided for the ‘epidemiology laboratory’ in the annual appropriation of the thirty-sixth general assembly to the State university is hereby made available for the use of the laboratory and the work provided for in this chapter.”

All laboratory work of the State board of health shall be done at or through the laboratory herein provided. [36 G. A. (S. F. 637, sec. 2.)] [32 G. A., ch. 137, sec. 1.] [31 G. A., ch. 113.] [30 G. A., ch. 101, sec. 3.]

**Drugs, Adulterated—Manufacture or Sale Prohibited. (Act Mar. 12, 1915.)**

SEC. 4999-a32. *Manufacture or sale of adulterated drugs prohibited.*—No person, firm, or corporation, by himself, officer, servant, or agent, or as the officer, servant, or agent of any other person, firm, or corporation, shall manufacture or introduce into the State or solicit orders for delivery, or sell, exchange, deliver, or have in his pos-

session with the intent to sell, exchange, deliver, or expose, or offer for sale or exchange, or delivery any drug which is adulterated or misbranded within the meaning of this act: *Provided*, That none of the penalties set forth in this act shall be imposed upon any common carrier for introducing into the State, or having in its possession, any adulterated or misbranded drugs, where the same were received by said carrier for transportation in the ordinary course of its business and without actual knowledge of the adulteration or misbranding thereof. [36 G. A. (H. F. 64, sec. 1).] [32 G. A., ch. 176, sec. 1.]

**Sewer Outlets, Garbage-Disposal Plants, Sewage-Disposal Plants, and Dump Grounds—Acquisition of Land for. (Act Apr. 17, 1915.)**

SEC. 881. *Sewer outlets; disposal plants.*—That section 881, supplement to the code, 1913, be, and the same is hereby, repealed and the following enacted in lieu thereof:

“Cities and towns, including cities under special charter and cities acting under commission form of government, shall have the power to acquire real estate and easements therein, within or without their territorial limits, necessary for the control of streams and surface waters flowing into sewers within such towns and cities, or necessary for sewer outlets, garbage-disposal plants, sewage-disposal plants, and dump grounds, by purchase or condemnation, as in this chapter provided, and the expense of such acquisition of real estate or easements therein for the control of streams and surface waters flowing into sewers, for sewer outlets, garbage disposal plants, sewage-disposal plants, and dump grounds, shall, in the case of garbage-disposal plants and dump grounds, be paid out of the general fund, and in the case of the control of streams and surface waters flowing into sewers, sewer outlets, and sewage-disposal plants out of the general fund, or out of the city sewer fund, or out of the sewer fund of the sewer district which is to be served by such acquisition of land or easement.” [36 G. A. (H. F., 280, sec. 1).] [30 G. A., ch. 37.] [26 G. A., ch. 8.]

**Garbage and Waste—Cities and Towns Authorized to Provide for the Collection and Disposal of. (Act Apr. 6, 1915.)**

SEC. 696-*b. Sanitary districts; cleaning streets; tax; bonds.*—The council of any incorporated city or town, including cities operating under special charter and commission-governed cities, may, by ordinance, provide for the establishment of sanitary districts for the collection and disposal of garbage and such other waste material as may become dangerous to the public health or detrimental to the best interests of the community, and for the oiling and sprinkling, flushing and cleaning of streets, and may adopt such rules and regulations as are necessary for the proper administration of the provisions of this act. It shall have authority to levy an annual tax within each district not exceeding 2 mills for a fund for the purposes of this act, and, by vote of a majority of the voters voting on such proposition, may issue bonds for the purchase or erection of disposal plants. [36 G. A. (H. F. 374, sec. 1).]

**Burial—Record of Interments to be Kept by Record-Keeping Officers of Cemeteries. (Act Mar. 31, 1915.)**

SEC. 587. *Regulations for cemeteries; record.*—\* \* \* It shall be the duty of the record-keeping officer of each cemetery to make and keep a permanent record of all interments made in such cemetery, which record shall at all times be open to public inspection. [36 G. A. (S. F. 151, sec. 1).] [17 G. A., ch. 106, sec. 1.]

SEC. 587-*a. Record; of what it shall consist.*—This record shall consist of a copy of the certificate of death as provided by the State board of health, and a record of the exact location of grave on cemetery lot. [36 G. A. (S. F. 151, sec. 2).]